ESTTA Tracking number:

ESTTA488515 08/10/2012

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91204599
Party	Defendant Shamim Akhter, partnership DBA Shamim Akhter
Correspondence Address	HAROLD L NOVICK H&A INTELLECTUAL PROPERTY LAW PLLC 2847 DUKE STREET ALEXANDRIA, VA 22314-4512 UNITED STATES docket@haaiplaw.com, law@haaiplaw.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Harold L Novick
Filer's e-mail	docket@haaiplaw.com, hnovick@haaiplaw.com
Signature	/Harold L Novick/
Date	08/10/2012
Attachments	TN158318OPP_ConsentMotionForEOTforInitialDiscl.pdf (3 pages)(81749 bytes)

TN158318-OPP MARK: STILLMAN'S

THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIALS AND APPEALS BOARD

GILDA A. SOLIS and STILLMAN DE MEXICO S.A. DE C.V.

Opposers, Opposition No. 91/204,599

Serial No. 85/092,438 V.

SHAMIM AKHTER, partnership DBA

Shamim Akhter Mark: STILLMAN'S

Applicant.

STIPULATED MOTION OF EXTENSION FOR DISCOVERY AND TRIAL DATES

United States Patent and Trademark Office Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313

Dear Sir:

It is hereby STIPULATED AND AGREED by and between the respective parties, this Honorable Board approving, that the deadline for Initial Disclosures be extended until September 13, 2012.

This extension is requested due to delays that have occurred in communications with Applicant, who is in Pakistan, in view of the holy month of Ramadan.

It is therefore respectfully requested that all discovery and trial dates be re-set as follows:

Deadline for Discovery Conference Held Discovery Open Now Open Initial Disclosures due 9/13/12 Expert Disclosures due 1/10/13

Discovery Closes 2/10/13 TN158318-OPP MARK: STILLMAN'S

Plaintiff's Pretrial Disclosures	3/24/13
Plaintiff's 30-day Trial Period Ends	5/10/13
Defendant's Pretrial Disclosures	5/25/13
Defendant's 30-day Trial Period Ends	7/9/13
Plaintiff's Rebuttal Disclosures	7/24/13
Plaintiff's 15-day Rebuttal Period Ends	8/23/13

On August 10, 2012, Applicant's counsel consented to the foregoing.

Accordingly, it is requested that this Honorable Board grant this Stipulated Motion of Extension of Time for Discovery and Trial Dates.

Dated: August 10, 2012 Respectfully Submitted,

By: <u>/Harold L. Novick/</u>
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TN158318-OPP MARK: STILLMAN'S

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing STIPULATED MOTION OF EXTENSION OF TIME FOR DISCOVERY AND TRIAL DATES was served by email on the Attorney for Opposer on this August 10, 2012.

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/Harold L. Novick/ Harold L. Novick